1 draft give two basic types of choices. One type is 2 a very generalized word such as misconduct and maladministration and that obviously lends to the impeaching 3 authority and the impeaching tribunal a broad power of 5 construction. The other type tries to define the grounds of impeachment more clearly. They do not adopt 6 7 the formula adopted by the Committee, but some 8 representative samples are corrupt conduct in office 9 or for crimes. Some include habitual drunkenness, wilful 10 neglect of duty, and treason and bribery. 11 I think that what we have to do is resolve 12 whether or not we want a very broad definition such as 13 misconduct or a broad categorization and, if not, what

I think that what we have to do is resolve whether or not we want a very broad definition such as misconduct or a broad categorization and, if not, what ought to be the specific grounds. I suggest that whatever we decide, the vagueness of high crimes and non-administration, especially as interpreted by the Committee, is not a separable solution.

THE CHAIRMAN: Dr. Bard.

DR. BARD: We spent a good deal of time talking about elaborating the specifics such as habitual drunkenness. We felt that it was not well to set forth

14

15

16 17

18

19

20

 $r_{\rm r}$